



Business Directory.

J. F. BAUMANN, ARCHITECT
Supt. of Buildings.
OFFICE:
Over E. T. National Bank,
Gay Street.

FIRE INSURANCE.
F. F. ATWELL, AGENT.
Home Insurance Co., N. Y. Assets \$5,751,214
Continental do do do 2,606,235
Franklin do do do 3,908,556
1874

FAMILY GROCERIES.
P. C. LOCKE, No. 23, east side Market square
Pa. Commissioner, Merchant and dealer in family
groceries. Country produce bought and sold.

NOTARY PUBLIC.
CHAS. H. BROWN, Notary Public.
See at the East Tennessee National Bank.

PROFESSIONAL.
W. M. B. KERR, Successor to Baxter A.
Son Attorney at Law, Office Exchange and
Deposit Bank Building. Practices in the Courts
of this State.

O. P. TEMPLE, Attorney at Law, at his Old
Office, East side of Gay Street, near the res-
idence of S. T. Atkin. Charges moderate.

"THE IMPERIAL"

Coal Cooking Stove

"The New Capitola"

Wood Cooking Stove

HAVE EVERY

IMPROVEMENT OF

Utility, Value and Beauty.

THEY ARE NOT

Surpassed by any Stoves

sold in

East Tennessee.

Call and examine, or write for price.

HAVEY, ROLEN & CO.,

Stoves and Tinware,

MARKET SQUARE,

Knoxville, Tenn.

THE prospect is that Gov. Bishop

will get the Democratic nomination

for Governor in Ohio. Judge Taft's

name appears to be looming up for the

Republican nomination.

INDICATIONS: For Tennessee and

the Ohio Valley—Areas of rain and

snow, followed by partly cloudy weather,

winds shifting to northerly and

westerly, with rising barometer.

It is very plain to be seen that

Democratic newspaper editors have no

affection for Zeb, Chandler. And he

doesn't appear to care a copper

whether they like him or not.

A good deal of excitement pre-

valued last week over the reported

discovery of gold in Lake County,

Dakotah. A mining company was

formed at Sioux Falls, and a well

equipped party started at once for the

locality where the discovery is said to

have been made.

THE "Bouncing Banning" got on a

high horse yesterday, because Gen.

Garfield intimated that he held his

seat in the House by virtue of the

votes of rascals, who are now in the

penitentiary for ballot-box stuffing.

The fact that Banning doesn't like to

hear of it, is a point in his favor.

WE understand that quite a number

of lawyers in this and Blount counties

are anxious to have the bill now pend-

ing before the Legislature in reference

to the Judiciary, so changed as to in-

clude Roane county in this circuit.

This they desire, in order that Judge

Staley may be elected as Judge under

the new order of things.

AS FAR as we have heard an ex-

pression from members of the Knox-

ville Bar, they are not pleased with

TELEGRAPHIC.

The United States Election Laws Re-
pealed and the Appropriation
Bill Passed.

Nothing of Importance Transacted in
the General Assembly.

Passage by Congress of the National
Quarantine Measure.

The House Defeats a Provision for
the Pension Arrears.

Success of Mrs. LaChapelle, a Chicago
Female Walkist.

NASHVILLE, TENN., Feb. 25.

Special to the Chronicle.

SENATE.

The following Senate bills passed
the third reading: Amending the
Public School law—authorizing the
Trustee to pay the teachers on the
order of the school directors and
approved by the Superintendent.
A petition was presented protesting
against the repeal of the charter of
Rogersville.

HOUSE.

Mr. Hall offered a resolution to
allow tax collectors and trustees to
pay their dues in State bonds. Lies
over. The House was engaged
throughout the day considering bills
on second reading.

XLV CONGRESS.

SENATE.

WASHINGTON, Feb. 25.

Pending the execution of an
order to compel the attendance of
Senators, a quorum was disclosed
by a vote on amendments, and the
Senate proceeded with the con-
sideration of the bill to prevent the
introduction of contagious or in-
fectious diseases into the United
States, and to establish a Bureau of
Public Health. The bill was read
the third time and passed.

The Senate then took up the
Deficiency Appropriation bill, and
at 4:35 this morning adjourned to
meet at one this afternoon.

HOUSE.

A motion made by Mr. Monroe,
of Ohio, to suspend the rules and
pass the bill applying \$20,000,000
of the proceeds of the sale of cer-
tificates of deposit, authorized to be
issued in aid of refunding the pub-
lic debt, to the payment of arrears
of pensions, was defeated; yeas 116,
nays 123.

The House is now in Committee
on the Legislative Appropriation bill.

In the House Mr. Banning, of
Ohio, took to task his colleague, Mr.
Garfield, for a statement made by
Mr. Garfield last week, that there
had been enough men sent to the
penitentiary from Cincinnati for
election frauds to take away the
majority of one of the members
from that city, (meaning Mr. Ban-
ning). Mr. Banning denounced the
statement as an infamous falsehood,
and accused his colleague of a viola-
tion of the ninth commandment
against bearing false witness.

Mr. Garfield said he had not re-
ferred to his colleague by name
and that all he knew of the matter
was from current history.

The House went into Committee
of the Whole on the Appropriation
bill, and discussed for an hour the
amendment offered by Mr. Southard,
of Ohio to repeal the election laws.
Speeches were made by Mr. Hale,
of Maine, against, and by Mr.
Southard for the amendment, each
taking the position that his respec-
tive side of the House would never
yield on the point. It turned out,
however, that Mr. Hale could not
get the undivided support of his
own side of the House in his tactics
to defeat the amendment: by refrain-
ing from voting, and thus prevent-
ing the appearance of a quorum.
Three of the Republicans did vote,
and these votes, with that of the
Speaker, constituted a quorum, and
so the amendment was carried amid
great demonstrations of triumph on
the Democratic side. Then the bill
was reported to the House, and
there too the amendment was car-
ried under almost similar circum-
stances. The amendment repealing
the jurors' test oath and fixing the
pay of Jurors at two dollars a day
was also adopted, and the bill was
passed. Adjourned.

WASHINGTON, Feb. 25.—The Sen-
ate to-day, by a vote of, yeas 25;
nays, 36, refused to take up the
resolution declaring David T. Cor-

bin to be entitled to the seat as
Senator from South Carolina, in the
place of M. C. Butler, the
present incumbent.

In the vote on the Corbin-Butler
case to-day, Messrs. Cameron, of
Pennsylvania, Conover, Mathews
and Patterson, voted with the Dem-
ocrats in the negative.

The Deficiency Appropriation
bill was then taken under consid-
eration.

The Vice President laid before
the Senate by request, a telegram
from the California Constitutional
Convention, transmitting the res-
olutions of that body and thanking
Congress for the triumphant passage
of the bill restricting the immigra-
tion of Chinese to the United States
and declaring that the Senators
and members, who supported the
bill will receive the lasting grati-
tude of the people of California.

Mr. Hoar, of Massachusetts, objected
to the reception of the paper under
the 14th rule, it not being prop-
erly authenticated, and under that
rule the telegram could not be re-
ceived. The Vice President decid-
ed that the point of order was well
taken.

Mr. Sargent said the rejection of
this telegram simply punctuated its
contents. A lively debate ensued,
by unanimous consent, until finally
Mr. Kirkwood, of Iowa, objected,
and the Senate proceeded with the
regular moving business.

The members of the California
delegation in Congress visited the
President to-day and urged him to
sign the bill restricting Chinese im-
migration. The President said
nothing to indicate what he would
do, but the Pacific slope members
are afraid the President will veto
the bill. The subject was not under
consideration in the Cabinet to-day.

The Potter Committee was in
short session to-day and discussed
a number of documents, among
which were recommendations for
the appointment of Dennis to the
Treasury which was signed by Wm.
E. Chandler, A. Bisbee, L. Stearns
and A. A. Sergeant, and a recom-
mendation of the appointment of
Levissee to be special agent of the
Treasury which was signed by Gov.
Kellogg, J. Madison Wells, B. F.
Wharton and others.

It is now understood that no fur-
ther evidence will be taken. Ex-
ception was made in favor of
Woolley and Solomon, but the first
named is certified to be too sick to
attend, and the agent sent to
Tallahassee to subpoena the latter
reports that he is not to be found,
and that it is thought that he has
gone to Mexico. The committee
adjourned until Friday, when dis-
cussion will be had regarding re-
ports to be submitted.

KENTUCKY.

CINCINNATI, O., Feb. 25.—A dis-
patch says that Jason Little and
other convicted prisoners of
Breathitt County, Kentucky, made
a desperate attempt to escape from
jail on the night before their de-
parture for the penitentiary. They
had cut through the floor of their
cell to the room below, from which
they could easily have effected their
escape, had their plan worked to
suit them. They had arranged
with friends outside to engage in a
sham fight on the opposite side of
the jail, when they were to make
their escape, but the prisoners were
discovered in the lower room, and
Judge Jackson ordered them put in
irons.

LOUISIANA.

NEW ORLEANS, Feb. 25.—The
jury for the trial of the Natchi-
toches election cases was completed
yesterday and evidence taken to-
day. Of fifty-nine persons named in
the indictments, fifty-four answered
to their names. They are charged
with violation of the election law in
a conspiracy to prevent certain per-
sons from voting for the candidate
of their choice for member of Con-
gress.

The Mardi-Gras celebration be-
gan here to-day. The procession
moved according to the programme,
everything passing off quietly. The
weather was clear and warm and the
streets were thronged with people.
The procession consisted of twenty
large and nine small cars contain-
ing figures and groups representing
the prominent epochs in the history
of the world, from 4,000 years be-
fore the Christian era to the present
day in a comic light.

MINOR DISPATCHES

CHICAGO, ILLS., Feb. 25.—At 1
o'clock this morning Madame
Exelda LaChapelle successfully
completed the task of walking, in
addition to 2,700 quarter miles in
as many quarter hours, 300 quarter
miles in 300 consecutive periods of
ten minutes each. Her last quar-

ter of a mile was her fastest, being
made in 1 minute and 59 seconds.
MINNEAPOLIS, MINN., Feb. 25.—
The taking of testimony in the con-
tested election case of Donnelly vs.
Washburn in the Third Minnesota
District was closed last evening.
The investigation extended through
forty days, and it is generally ad-
mitted to have shown the election to
have been an unusually fair one.
None of the charges have been sus-
tained.

ST. PETERSBURG, Feb. 25.—The
committee appointed to superintend
the infected houses in the plague
districts have commenced operation.

PROVIDENCE, R. I., Feb. 25.—
The Prohibitory State Convention
nominated the present Republican
State officers for re-election.

LONDON, ENGL., Feb. 25.—All ac-
counts agree as to the utter col-
lapse of the Strikes of coal heavers
and dock laborers at Liverpool.

NEW YORK.

NEW YORK, Feb. 25.—The steam-
er Canina, which arrived here to-
day from Bermuda, reports that on
February 23rd, at one o'clock, at
lat. 30°06 north, long. 68°, 47 west,
passed the bark Viking (of P. E.
Island) dismantled and abandoned.
She had not been in that condition
long, saw a boat bottom up under
her bows, also the bark Havre to
the leeward, supposed she had taken
off the crew.

THE EAST.

LONDON, Feb. 25.—The Times
correspondent at Vienna says:
"Quite a new spirit has been in-
fused into the Russo-Turkish re-
lations. This is specially noticeable
in the transactions relative to the
evacuation of the Turkish territory.
Both sides seem to vie in friend-
liness. The Russian proposals rela-
tive to the details were so fair that
they were almost immediately
agreed to. The impression is con-
firmed that the Russians themselves
were anxious to leave."

A special dispatch to the Times
from Constantinople says: "Austria
and Turkey continue to hold the
most conciliatory language and de-
clare themselves most anxious to
come to a mutually satisfactory ar-
rangement relative to a convention,
but neither shows any symptoms of
yielding on one essential point, viz:
Whether or not there is to be any
express declaration that the occu-
pation of Turkish provinces is
merely provisional and temporary."

H. W. CURTIS,

JEWELER.

Has received a full line of Goods, con-
sisting in part of

Watches, Sets, Rings, Pins,
Sleeve Buttons, Chains,

BRACELETS, GOLD AND SILVER

SPECTACLES.

SOLID SILVER SPOONS,

Forks, Etc.

A large line of

Silver-Plated Ware, &c.

Prices Low. Call and See.

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Knoxville, Tennessee.

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STEAM

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WE WILL KEEP A FULL STOCK OF

BUSINESS CARDS,

NOTE-HEADS,

LETTER-HEADS

BILL-HEADS,

VISITING CARDS,

ENVELOPES, &c.

And will furnish them as low as they

can be purchased anywhere

in the State.

ORDERS BY MAIL

PROMPTLY FILLED

Whig and Chronicle Job Co

CHANCERY SALE

OF

HOUSE AND LOT.

No. 3123.

JOHN KILGORE vs. L. L. Abbott.

PURSUANT TO A DECREE PRONOUNCED

in the above cause at the January term,

1879, of the Chancery Court, at Knoxville, Ten-
nessee, I will sell at auction to the highest bid-
der in front of the court house, corner Knox-
ville, on

THURSDAY, THE 13TH DAY OF MARCH

NEXT, AT 10 O'CLOCK A. M.,

the lot and lot mentioned and described in

the preceding page in the last civil district of

Knox county, Tennessee, being lot No. 3123 in

Staub, Van Hise & Henderson's addition to

Knoxville, 100x250 feet and 9 inches on the east

side of street and on north side of

avenue.

TERMS:

Said sale will be made on a credit of six and

twelve months, and in full of the equity of re-
demption, taking from the purchaser notes for the

amount secured, bearing interest from date, and

retaining a lien on said lands as further se-
curity. February 19th, 1879.

JOHN M. L. PATTERSON, C. M.

Chancery Court, Knoxville, Tenn.

No. 3219.

Rachel E. Young against Anderson T. Young.

IN THIS CAUSE, IT APPEARING FROM

the original bill, which is sworn to,

that the defendant, Anderson T. Young, is a

non-resident of the State of Tennessee, so that

the ordinary process of law can not be served

upon him, it is therefore ordered by the Clerk

and Master, that the said defendant appear be-
fore the Chancery Court at Knoxville on or before

the 31st day of March next and make de-
fense to the bill filed in this cause, or the same

will be taken for confessed and set for hearing ex-
parte as to him. It is further ordered that this

notice be published in the Knoxville Whig and

Chronicle for four consecutive weeks. This 13th

day of February, 1879. A true copy, teste,

H. W. CURTIS,

JEWELER.

Has received a full line of Goods, con-
sisting in part of

Watches, Sets, Rings, Pins,
Sleeve Buttons, Chains,

BRACELETS, GOLD AND SILVER

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